

### **REMARKS/ARGUMENTS**

The above amendment cancels pending claims 1-20 and adds new claims 21-42. It is respectfully submitted that new claims 21-42 are patentable over the cited art.

With respect to claim 21, the cited art, alone or in combination nowhere teaches or suggests wirelessly receiving a single test command on a plurality of wireless devices formed on a wafer and simultaneously testing the devices in response to receiving the single test command. In contrast, U.S. Patent No. 6,236,223 (Brady) nowhere discloses receiving a single test command on a plurality of wireless devices formed on a wafer. Instead, each of the devices in Brady receives a separate test command and the devices are not simultaneously tested. Furthermore, the combination of Brady and the cited references nowhere teaches or suggests the method of claim 21. Accordingly, for at least this reason, claims 21-32 are patentable over the cited art.


For similar reasons, independent claim 33 is patentable over the cited art as nowhere does Brady or the other art, alone or in combination teach or suggest a test unit to issue a single test command for transmission to a plurality of wireless devices on a wafer in which the single test command causes testing of the devices in parallel. Accordingly, for at least this reason claims 33-36 are patentable over the cited art.

Independent claim 37 is patentable as neither Brady nor the other cited art teaches or suggests a wafer with a plurality of wireless devices thereon where the wafer has a power pad and a ground pad each coupled to each device to provide, respectively a power supply voltage and a reference voltage to the devices during the test operation. Instead, Brady discloses that individual devices are sequentially tested by landing a probe on each device. *E.g.*, Brady, col. 5, lns. 22-24. For at least this reason, claim 37 and claims 38-42 depending therefrom are patentable over Brady and the other cited art.

The application is believed to be in condition for allowance and the Examiner's prompt action in accordance therewith is respectfully requested. The Commissioner is authorized to charge any additional fees or credit any overpayment to Deposit Account No. 20-1504.

Respectfully submitted,

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